

THE TRUE NORTHERNER.

Published Every Wednesday.

PAW PAW, MICH., OCT. 22, 1890.

REPUBLICAN STATE TICKET.

For Governor,
JAMES M. TUCKER,
Of Ingham.

For Lieutenant-Governor,
WILLIAM S. LINTON,
Of Saginaw.

For Secretary of State,
REV. WASHINGTON GARDNER,
Of Calhoun.

For State Treasurer,
JOSEPH B. MOORE,
Of Wayne.

For Auditor General,
THERON F. GIDDINGS,
Of Kalamazoo.

For Commissioner of the State Land Office,
JOHN G. BERRY,
Of Cass.

For Attorney General,
BENJAMIN W. HUSTON,
Of Tuscola.

For Superintendent of Public Instruction,
OAR SCHULTZ,
Of Eaton.

For Member of State Board of Education,
JAMES M. BALLOU,
Of Allegan.

For Justice of the Supreme Court,
EDWARD CAHILL,
Of Ingham.

CONGRESSIONAL.

For Representative in Congress,
JULIUS C. BROWNS.

LEGISLATIVE.

For State Senator—Tenth District,
JAN W. GARVELINK, of Allegan.

For Representative—First District,
CHARLES L. BRICK.

For Representative—Second District,
MILAN WIGGINS.

COUNTY.

For Sheriff,
NATHAN THOMAS.

For Clerk,
A. THROOP ANDERSON.

For Treasurer,
HIRAM K. WELLS.

For Register of Deeds,
THOMAS C. TYNER.

For Prosecuting Attorney,
JOHN L. BRICK.

For Circuit Court Commissioners,
JAMES E. CHANDLER,
LINCOLN H. TITUS.

For Coroners,
W. F. CONNOR,
A. S. HASKIN.

STICK to the party that keeps its promises. Don't be carried away by glittering generalities which, when analyzed, mean nothing.

OH, NO! Mr. Harrison isn't popular! The enthusiastic receptions given him on his recent western trip conclusively proves that; doesn't it, Mr. Democrat?

THE Democratic party holds nearly the same relation to the voters as the bunco stealer does to the unwary honest man. One seeks your vote and the other your money under false pretenses.

OF course Mr. Blaine will take part in the campaign, just as he has done in every campaign for the past twenty-five years. He's no nungwump or sulker. He believes in his party—knowing it to be the party of progress—and always wants it to win.

LET every Republican in Van Buren county consider himself a committee of one to see to it that a full vote is polled at the approaching election, and we'll give the Democrats a foretaste of what is in store for them in 1892. Van Buren is the banner Republican county of the state. Let us not recede from the proud position we have so long held.

ALL reputable commercial authorities agree that the adoption of the new tariff law has inaugurated what promises to be a long period of business activity and prosperity in America. New industries are springing up everywhere, and manufactures long idle are again putting their wheels in motion. Republican legislation has always had this effect.

PRACTICAL tariff reform is that given by the McKinley law. Under it more than half of the articles imported will enter our ports free of duty, while direct taxation, except upon whiskey and tobacco, is practically done away with. All of this has been accomplished, and yet American products, both manufactured and agricultural, are given the protection necessary to make them thrive.

They Haven't Forgotten Winans.

The Bangor Advance and Reflector, Comrade Russell's paper, of the 17th inst., contains the following: The men who went to the front in '61 did not stop to ask themselves whether they were democrats or republicans. They knew their country was in danger and every political question was merged into one issue, "union or disunion." They expected those left behind would back them by every means in their power and they had the right to expect this. As a rule, all over this northland they did receive substantial aid, sympathy and support, but there were a few, even some who were placed in positions of honor and trust, who not only withheld that sympathy and support, but did all they could to discourage others from going to the assistance of those whose ranks were daily thinned by death and disease. But for all this thousands answered the call of "Father Abraham" and joined the boys in blue, keeping step to the grand music of the union. Among those who withheld that support so dear to those who were fighting for God, Home and Native Land, was Hon. E. B. Winans, then a member of the Michigan legislature, and who is now seeking the suffrages of those he so grossly misused and insulted when he recorded his vote against the prosecution of the war and in favor of compromise with traitors in arms, and later saying that a soldier temporarily absent fighting his country's battles should be deprived of his vote. If Mr. Winans thinks the veterans have forgotten those days he will find himself sadly mistaken. They know that he is the same man, only the conditions have changed. They have not forgotten the

long marches "through the bottomless roads, comfortless bivouacs, leading rain or driving sheet, constantly braving death from rebel bullets or lingering disease during that memorable period, that Hon. Edwin B. Winans, of Livingston, who refused by voice and vote to sanction a public expression of confidence in the government and of approval of their patriotism by their state legislature, is the same "Farmer" Edwin B. Winans, who is now asking their votes of approval of the resolution of the democratic party to make him governor of the state of Michigan. He refused the soldiers and the government a vote of sympathy in 1863; he asks the soldier vote in 1890.

Washington Letter.

WASHINGTON, D. C., Oct. 17th. The president will not appoint a successor to the late Justice Samuel F. Miller on the bench of the U. S. Supreme Court until after congress meets. The names of a number of prominent gentlemen have been mentioned for the place, among them, Attorney General Miller, Secretaries Noble and Tracy, Judge Walter Q. Gresham, and Senators Edmunds and Spooner. Positions upon the bench of this, our highest judicial tribunal, are not sought for in the same manner as other offices under the government. That is to say, no gentleman of sufficient ability to satisfactorily discharge the responsible duties of a Justice of the Supreme Court would be guilty of the indiscretion of applying personally to the President for the appointment, nor would he knowingly allow his friends to do so for him. It is only when the President asks for suggestions that the party leaders are given an opportunity to put in a good word for their friends. The reason for this is, that the President is presumed to be sufficiently familiar, either personally or by trustworthy hearsay, with the status, legal and otherwise, of the more prominent members of his party to enable him to select the proper man. After discussing the matter fully in all its bearing, the cabinet has, I have the best of reasons for believing, decided that it was inadvisable for the President to call an extra session of Congress previous to the regular meeting in December, and Mr. Harrison has acquiesced, although his first opinion was that it ought to be done. This decision does not satisfy all of the republicans, and a number of senators and representatives are still trying to convince the President of the necessity for the extra session, and a prominent republican senator from an eastern state told me to-day that he had not yet given up all hope of succeeding.

Gen. W. W. Belknap, ex-secretary of war, who was found dead in his bed last Monday morning, was buried at Arlington Cemetery with imposing military honors. The escort consisted of members of the Loyal Legion, G. A. R. and Union Veterans. The War Department was closed all day yesterday in his honor, and veterans in all of the other executive departments were given leave of absence to attend the funeral.

The atmosphere of the Supreme Court is always awe-inspiring to those not accustomed to it, but yesterday afternoon when the small gathering of America's most prominent men, including the President, his Cabinet, and the surviving members of the Supreme Court assembled there to listen to the simple and unostentatious funeral services over the remains of the fallen judicial giant, Samuel F. Miller, it was particularly so. Owing to the limited accommodations of the court room, none were admitted to the funeral except those who had been specially invited. Last night the remains left here for Keokuk, Iowa, where the interment will take place. It was accompanied by a committee from the Justices of the Court, the Marshal of the Court, a son of the dead Justice, and several other friends.

U. S. Treasurer Huston has been a close second to Hon. J. S. Clark, his colleague on the national republican committee, in the number of times democratic newspapers have made him quarrel with Mr. Harrison and other members of the administration since he accepted an office. It has recently leaked out that Mr. Huston placed his resignation in the hands of the President some weeks ago, and now the democrats are doing their level best to make it appear that Mr. Huston is to be forced out. Among Mr. Huston's friends here, and I presume at Keokuk, has all along been an open secret that he accepted the office of Treasurer under protest, and only to please his friends. And instead of being pushed out it is more than probable that the President will endeavor to keep him in by offering him another and better appointment before accepting his resignation as treasurer.

Of all senseless and baseless canards ever attempted by the unreliable democratic press, that sprung from the New York World, charging that the census returns were being destroyed in the interest of the republican party, was the weakest. It bore its contradiction upon its face and democrats joined with republicans in denouncing a paper that would print such a story, when a few minutes work on the part of its Washington correspondent would have shown its utter falsity.

Mr. Blaine will go to Ohio next week to take part in the campaign in Major McKinley's district.

MONTANA, OREGON AND WASHINGTON.

The Northern Pacific Railroad, passing through Minnesota, Dakota, Montana, Idaho, Oregon and Washington was the first line to bring the region occupied by these states into communication with the east. Its main line and branches penetrate all sections of these states, reaching ninety miles of the chief cities. It is the shortest line to Helena and Butte, Mont., Spokane Falls, Tacoma and Seattle, Wash., and Portland, Ore., and the only line running through train service from the east through the states of Montana and Washington. Pullman Sleepers and furnished Tourist Sleeping Cars are run via the Wisconsin Central and Northern Pacific, from Chicago through to the Pacific Coast without change. This is the Dining Car and Yellowstone Park route.

The large travel on the Northern Pacific line necessitated the inauguration in June 1890, of a second through train to the Pacific Coast, thus enabling this road to offer the public the advantage of two through trains daily to Montana and points in the Pacific Northwest, carrying complete service of sleeping cars, dining cars and regular day coaches. The train leaving St. Paul in the morning runs via the recently completed Air Line of the Northern Pacific through Butte, Mont., making this the shortest line to the latter point by 120 miles.

Colonists for Washington, Oregon and British Columbia points should take no other line than the Northern Pacific, as by this line only, can all portions of the state of Washington be seen. Stopovers are allowed on second class tickets at Spokane Falls and all points west, enabling settlers to inspect the country without extra expense.

For Maps, Time Tables and Illustrated Pamphlets, or any special information desired, address your nearest ticket agent, or Chas. S. Fox, Gen'l Pass. and Ticket Agent, St. Paul, Minn.

J. D. HAMILTON, M. D.

WALL PAPER,

New, clean and tasty, will add greatly to the cheerfulness of any household, and at present the

WOLVERINE PHARMACY

is putting out extra inducements to anticipating buyers, in the way of very low prices and as complete a stock to select from as may be found in the county.

PAINT

will also greatly assist in making your home more pleasant and attractive. Anyone buying paint wishes, of course, to get the best. Many are misled and are made to believe a cheap article will answer the purpose as well as first-class goods.

HEATH & MILLIGAN'S paints have been before the public longer than any other brand in this vicinity, and have stood the test, proving victorious always.

PURE WHITE LEAD! PURE LINSEED OIL! BRUSHES, VARNISHES, in fact everything pertaining to Paint and Wall Paper, may be found at THE WOLVERINE PHARMACY. Headquarters for

Drugs, Cigars, Tobaccos, Confectionery and Toilet Articles.

J. D. HAMILTON, M. D.

Mrs. J. D. HAMILTON

Has just opened a fine line of Fall Millinery and invites the ladies of Paw Paw and vicinity to call and examine her goods.

Satisfaction is guaranteed when we state that the Trimming Department is under the management of Miss EDITH McROBERTS.

H. W. SHOWERMAN--BOOTS & SHOES, HATS & CAPS.

JACK FROST

HAS SAID TO THE PEOPLE, "IT'S TIME TO GET YOUR FOOTWEAR." WE ARE READY WITH OUR COLD WEATHER BARGAINS. FINE GOODS AND PLENTY OF THEM.

One Aim--TO KEEP THE BEST.
One Principle--FAIR DEALING.
One Ambition--TO PLEASE THE TRADE.
One Price--THE LOWEST.
Our Welcome Word--BARGAINS.

Call and see our \$2 Calf Boots.

Call and see our \$1.50 Stoga Boots.

Call and see our \$2 Rubber Boots.

The above Goods are all BARGAINS.

We have other bargains in the way of Clothing which will surprise you.

Knee Pant Suits, - - \$1.00

Men's Suits for \$ 5. Worth \$ 7.50

Men's Suits for 10. Worth 12.50

Men's Overcoats 5. Worth 6.50

Men's Overcoats 10. Worth 12.50

These Prices are less than they can be bought for at Wholesale

with the present advance on goods.



The Little Giant School Shoe (a cut of which is shown herewith) has always been a favorite with the School Children, for they have given honest wear and can be found at this store in all sizes.

Our Goods are all Brand New, Neat and Stylish. We are all fixed up for BARGAIN SEEKERS with the finest line of goods that ever filled the shelves of a first-class store.

H. W. SHOWERMAN.

See what a Bargain you can get for the above amount in a SOLID ANTIQUE OAK BEDROOM SUIT, for

\$18.35

Prentice & Goodale,
Furniture Dealers
And
Undertakers,
Paw Paw, Mich.

PLECTION NOTICE.—Notice is hereby given that at the general election to be held in this county on the 25th day of September, A. D. 1890, the following officers are to be elected, viz:

A Governor, Lieutenant Governor, Secretary of State, State Treasurer, Auditor General, Commissioner of the State Land Office, Attorney General, and Superintendent of Public Instruction; also, a Member of the State Board of Education, in place of James M. Ballou, whose term of office will expire December 31st, 1890; also, a Representative in Congress for the 4th Congressional District of this state, to which this county belongs; also, a Senator for the 10th Senatorial District, composed of the counties of Allegan and Van Buren; also, a Representative in the State Legislature for the 1st and 2nd Representative Districts of this county; also, the following county officers, viz: A Sheriff, County Clerk, County Treasurer, Register of Deeds, Prosecuting Attorney, County Surveyor, two Circuit Court Commissioners and two Coroners.

Also, an Associate Justice of the Supreme Court to fill the vacancy caused by the death of James V. Campbell. The term of office for which said Supreme Justice is to be elected will expire December 31, 1890.

Also, a proposition for a Convention for a general revision of the Constitution of this State, as provided by Act No. 160 of the Public Acts of 1890.

Dated October 8th, A. D. 1890.

5544058 Sheriff of Van Buren County, Michigan.

NOTICE FOR HEARING CLAIMS.—State of Michigan, County of Van Buren.—Notice is hereby given that by an order of the Probate Court for the county of Van Buren, made on the 30th day of October, A. D. 1890, six months from that date were allowed for creditors to present their claims against the estate of Daniel Fowler, late of said county, deceased, and that all creditors of said deceased are required to present their claims to said Probate Court, at the Probate Office in the village of Paw Paw, Michigan, for examination and allowance, on or before the 13th day of April next, and that such claims will be heard before said court on Monday, the 12th day of January, and on Monday, the 12th day of April next, at 10 o'clock in the forenoon of each of those days.

Dated October 8th, A. D. 1890.

5545059 BENJ. F. HECKERT, Judge of Probate.

NOTICE FOR HEARING CLAIMS.—State of Michigan, County of Van Buren.—Notice is hereby given that by an order of the Probate Court for the county of Van Buren, made on the 30th day of October, A. D. 1890, six months from that date were allowed for creditors to present their claims against the estate of Daniel Fowler, late of said county, deceased, and that all creditors of said deceased are required to present their claims to said Probate Court, at the Probate Office in the village of Paw Paw, Michigan, for examination and allowance, on or before the 13th day of April next, and that such claims will be heard before said court on Monday, the 12th day of January, and on Monday, the 12th day of April next, at 10 o'clock in the forenoon of each of those days.

Dated October 8th, A. D. 1890.

5545059 BENJ. F. HECKERT, Judge of Probate.

LOOSE'S EXTRACT
CLOVER BLOSSOM
THE GREAT BLOOD PURIFIER
PURE AND
IT CURES CANCERS, SCROFULA
Female Weakness, Ulcers, Tumors, Sores, Abscesses, Blood Poisoning, Salt Rheum, Catarrh, Erysipelas, Rheumatism and all Blood and Skin Diseases. Price 25¢ per Pint Bottle, or 6 Bottles for \$1.50 Cash Sold Everywhere.
J. M. LOOSE, RED CLOVER CO., DETROIT, MICH. Sold by all druggists.

LEGAL NOTICES

MORTGAGE SALE.—Default having been made in the payment of a certain mortgage, bearing date the 12th day of February, A. D. 1886, executed by James J. Clark and his wife Harriet Clark, of Van Buren county and state of Michigan, to W. H. Hawkins, of the same place, and which mortgage was recorded in the office of the Register of Deeds of Van Buren county, Michigan, in Liber thirty-six of Mortgages, page 134, on the 15th day of February, A. D. 1886, and on which mortgage there is claimed to be due at the date of this notice the sum of two hundred and thirty-four dollars and ninety-five cents (\$234.95) as interest on said note and mortgage, and no suit or proceedings at law or in equity have been instituted to collect the amount now due and unpaid on said mortgage, or any part thereof: Now, therefore, notice is hereby given that by virtue of the power of sale therein contained, and in pursuance of the statute in such case made and provided, there will be sold at public auction, to the highest bidder, at the front door of the court house, in the village of Paw Paw, in said county and state, (that being the place of holding the circuit court for said county), on Saturday, the 22nd day of November, A. D. 1890, at 12 o'clock in the forenoon, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due on said mortgage, with interest and costs and an attorney fee of fifteen dollars, provided for in said mortgage; the premises being described as follows, to-wit: The south three quarters of the south-east quarter of the south-east quarter of section twenty-one (21); also, the north half of the north half of the north-east quarter of the north-east quarter of section twenty-eight (28), all in township two (2) south of range sixteen (16) west, in Van Buren county, state of Michigan, containing forty acres of land, be the same more or less.

Dated October 27th, 1890.

W. H. HAWKINS, Mortgagee.

WM. H. MASON, Atty for Mortgagee.

PROBATE ORDER.—State of Michigan, County of Van Buren.—At a session of the Probate Court for the county of Van Buren, held at the Probate Office in the village of Paw Paw, on Wednesday, the 24th of September, in the year one thousand eight hundred and ninety:

Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Smith Shelters, deceased.

On reading and filing the petition, duly verified, of John Lyle, executor of the estate of said deceased, praying that a certain mortgage, bearing date the 12th day of February, A. D. 1886, executed by James J. Clark and his wife Harriet Clark, of Van Buren county and state of Michigan, to W. H. Hawkins, of the same place, and which mortgage was recorded in the office of the Register of Deeds of Van Buren county, Michigan, in Liber thirty-six of Mortgages, page 134, on the 15th day of February, A. D. 1886, and on which mortgage there is claimed to be due at the date of this notice the sum of two hundred and thirty-four dollars and ninety-five cents (\$234.95) as interest on said note and mortgage, and no suit or proceedings at law or in equity have been instituted to collect the amount now due and unpaid on said mortgage, or any part thereof: Now, therefore, notice is hereby given that by virtue of the power of sale therein contained, and in pursuance of the statute in such case made and provided, there will be sold at public auction, to the highest bidder, at the front door of the court house, in the village of Paw Paw, in said county and state, (that being the place of holding the circuit court for said county), on Saturday, the 22nd day of November, A. D. 1890, at 12 o'clock in the forenoon, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due on said mortgage, with interest and costs and an attorney fee of fifteen dollars, provided for in said mortgage; the premises being described as follows, to-wit: The south three quarters of the south-east quarter of the south-east quarter of section twenty-one (21); also, the north half of the north half of the north-east quarter of the north-east quarter of section twenty-eight (28), all in township two (2) south of range sixteen (16) west, in Van Buren county, state of Michigan, containing forty acres of land, be the same more or less.

Dated October 27th, 1890.

W. H. HAWKINS, Mortgagee.

WM. H. MASON, Atty for Mortgagee.

ORDER FOR HEARING CLAIMS.—State of Michigan, County of Van Buren.—Notice is hereby given that by an order of the Probate Court for the county of Van Buren, made on the 23rd day of September, A. D. 1890, six months from that date were allowed for creditors to present their claims against the estate of Catherine Heffron late of said county, deceased, and that all creditors of said deceased are required to present their claims to said Probate Court, at the Probate Office in the village of Paw Paw, for examination and allowance, on or before the 30th day of March, 1891, and that such claims will be heard before said court on Monday, the 23rd day of March, 1891, at 10 o'clock in the forenoon of each of those days.

Dated September 23rd, A. D. 1890.

5445058 BENJ. F. HECKERT, Judge of Probate.

MORTGAGE SALE.—Default having been made in the payment of a certain mortgage, bearing date the 12th day of February, A. D. 1886, executed by Charles A. Black, of Vicksburg, Kalamazoo county, Michigan, and state of Michigan, to W. H. Hawkins, of the same place, and which mortgage was recorded in the office of the Register of Deeds of Van Buren county, Michigan, in Liber thirty-six of Mortgages, page 134, on the 15th day of February, A. D. 1886, and on which mortgage there is claimed to be due at the date of this notice the sum of two hundred and thirty-four dollars and ninety-five cents (\$234.95) as interest on said note and mortgage, and no suit or proceedings at law or in equity have been instituted to collect the amount now due and unpaid on said mortgage, or any part thereof: Now, therefore, notice is hereby given that by virtue of the power of sale therein contained, and in pursuance of the statute in such case made and provided, there will be sold at public auction, to the highest bidder, at the front door of the court house, in the village of Paw Paw, in said county and state, (that being the place of holding the circuit court for said county), on Saturday, the 22nd day of November, A. D. 1890, at 12 o'clock in the forenoon, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due on said mortgage, with interest and costs and an attorney fee of fifteen dollars, provided for in said mortgage; the premises being described as follows, to-wit: The south three quarters of the south-east quarter of the south-east quarter of section twenty-one (21); also, the north half of the north half of the north-east quarter of the north-east quarter of section twenty-eight (28), all in township two (2) south of range sixteen (16) west, in Van Buren county, state of Michigan, containing forty acres of land, be the same more or less.

Dated October 1st, 1890.

W. H. HAWKINS, Mortgagee.

WM. H. MASON, Atty for Mortgagee.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage, made and executed on the 11th day of December, A. D. 1882, by George P. Van Buren, of Van Buren county, Michigan, to Francis W. Sellick, of the same place, to secure the payment of one hundred dollars and the interest thereon, and which mortgage was recorded in the office of the Register of Deeds of Van Buren county, state of Michigan, in Liber 37 of Mortgages, on page 159 of the 11th day of December, A. D. 1882, at 4 o'clock p. m., on which mortgage there is claimed to be due at the date of this notice the sum of one hundred dollars and ninety-four cents, and an attorney fee of ten dollars, as provided for in said mortgage; and no proceedings having been taken at law or in equity to recover the money secured by said mortgage, and no suit or proceedings at law or in equity have been instituted to collect the amount now due and unpaid on said mortgage, or any part thereof: Now, therefore, notice is hereby given that by virtue of the power of sale in such mortgage contained, and in pursuance of the statute in such case made and provided, there will be sold at public auction, to the highest bidder, at the front door of the court house, in the village of Paw Paw, in said county and state, (that being the place of holding the circuit court in and for said county), the premises described in said mortgage, or so much thereof as may be necessary to pay the amount so due, with interest and all legal costs, on Friday, the 2nd day of January, A. D. 1891, at one o'clock in the afternoon of that day; said premises being described as follows, to-wit: Lot number three (3) and the east half (½) of the east half (½) of lot number two (2) in block number 12, in the village of Paw Paw, in the county of Van Buren and state of Michigan, according to the recorded plat thereof.

Dated October 8th, 1890.

FRANCIS W. SELICK, Mortgagee.

WM. H. MASON, Atty for Mortgagee.

NOTICE FOR HEARING CLAIMS.—State of Michigan, County of Van Buren.—Notice is hereby given that by an order of the Probate Court for the county of Van Buren, made on the 7th day of October, A. D. 1890, six months from that date were allowed for creditors to present their claims against the estate of John Robinson, late of said county, deceased, and that all creditors of said deceased are required to present their claims to said Probate Court, at the Probate Office in the village of Paw Paw, Michigan, for examination and allowance, on or before the 13th day of April next, and that such claims will be heard before said court on Monday, the 12th day of January, and on Monday, the 12th day of April next, at 10 o'clock in the forenoon of each of those days.

Dated October 7th, 1890.

5545059 BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan, County of Van Buren.—Probate Court for said county.

At a session of the Probate Court for said county, held at the Probate Office in the village of Paw Paw, on Tuesday, the 7th day of October, in the year of our Lord one thousand eight hundred and ninety:

Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Oliver F. Brush, deceased.

Charles Brush and David M. McLean, executors of said estate, came into court and represent that they are now prepared to render their final account as such executors, and file the same.

Thereupon it is ordered that Monday, the 10th day of November next, at ten o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs-at-law of said deceased and all other persons interested in said estate are required to appear at a session of said court, then to be held at the Probate Office in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed.

And it is further ordered that said executors give notice to the persons interested in said estate, of the pendency of said account and the hearing thereof, by causing a copy of this order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said county, for the term of three successive weeks at least previous to said day of hearing.

5544059 BENJ. F. HECKERT, Judge of Probate.